

1 S. BRENT VOGEL
Nevada Bar No. 006858
2 Brent.Vogel@lewisbrisbois.com
PRANAVA B. MOODY
3 Nevada Bar No. 16590
Pranava.Moody@lewisbrisbois.com
4 LEWIS BRISBOIS BISGAARD & SMITH LLP
6385 S. Rainbow Boulevard, Suite 600
5 Las Vegas, Nevada 89118
Telephone: 702.893.3383
6 Facsimile: 702.893.3789

7 *Attorneys for Wellpath, LLC; Rachel Clark,*
RN; Geneva Bessie, RN; Stephanie Estala,
8 *RN; Andrea Balogh, NP; Hugh Andrew*
Rosset, NP; Tania Wasielewski, RN; Shelley
9 *Ameduri, PA; Meleka St. John, RN; and*
Sandra Celis, LCSW

10
11 **UNITED STATES DISTRICT COURT**
12 **DISTRICT OF NEVADA**
13

14 MARY SMITH, individually, and as Special
Administrator of the Estate of JAMES
15 PEREA,

16 Plaintiff,

17 vs.

18 LAS VEGAS METROPOLITAN POLICE
DEPARTMENT; WELLPATH, LLC.; RN
19 RACHEL CLARK; RN TANJA
WASIELEWSKI; RN GENEVA BESSIE;
20 LCSW SANDRA CELIS; MA/LNA
MELEKA ST. JOHN; RN STEPHANIE
21 ESTALA; NP HUGH ANDREW ROSSET;
22 NP SHELLEY AMEDURI; PA ANDREA
BALOGH; RN AYNUR KABOTA;
23 CORRECTIONS OFFICER VANESSA
MITCHELL; CORRECTIONS OFFICER
24 DON'TE MITCHELL; CORRECTIONS
OFFICER JOSHUA WALDMAN; DOES 1-
25 30,

26 Defendants.
27
28

Case No. 2:23-cv-00092-JAD-NJK

**STIPULATION AND ORDER TO
EXTEND DEADLINE FOR WELLPATH
TO FILE REPLY IN SUPPORT OF
MOTION TO DISMISS WITH PREJUDICE
DEFENDANT WELLPATH, LLC**

ECF No. 168

Pursuant to Local Rule 6-1, MARY SMITH, individually, and as Special Administrator of the Estate of JAMES PEREA ("Plaintiff"), Las Vegas Metropolitan Police Department ("LVMPD Defendants"), and Wellpath, LLC ("Wellpath"), stipulate, agree, and request that the Court extend the deadline for Wellpath to file its Reply in Support of Motion to Dismiss with Prejudice Defendant Wellpath, LLC, (ECF No. 155), from the current date of July 15, 2025, for an additional one week to Monday, July 21, 2025. The parties agree that good cause supports the extension of the briefing schedule based on counsel for Wellpath recovering from a medical emergency which prevented her from preparing the opposition in order to thoroughly address all issues raised in Plaintiff's Opposition.

The extension will not prejudice any parties.

Dated this 15th day of July 2025
LEWIS BRISBOIS BISGAARD
& SMITH LLP

Dated this 15th day of July 2025
KAEMPFER CROWELL

/s/ Pranava B. Moody
S. BRENT VOGEL, ESQ.
PRANAVA B. MOODY, ESQ.
Attorneys for Wellpath, LLC

/s/ Lyssa S. Anderson
LYSSA S. ANDERSON, ESQ.
KRISTOPHER J. KALKOWSKI, ESQ.
*Attorneys the Las Vegas Metropolitan
Police Department*

Dated this 15th day of July 2025
PETER GOLDSTEIN LAW CORP

ORDER

/s/ Peter Goldstein
PETER GOLDSTEIN, ESQ.

Based on the parties' stipulation [ECF No. 168] and good cause appearing, IT IS SO ORDERED. The reply deadline is extended to July 21, 2025.

CLYDE M RASTETTER, ESQ.
(admitted pro hac vice)
KOPKE CHRISTIANA &
RASTETTER LLP
Attorneys for Plaintiff


U.S. District Judge Jennifer A. Dorsey
Dated: July 17, 2025